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UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF OKLAHOMA OKLAHOMA CITY DIVISION

In re Zachary Aaron Stainkamp Natalie Ruth Stainkamp			CASE NO.: CHAPTER 13			
		/	Debtors			
Attorney for Debtor: Gary D. Hammond						
	CHAP	TER 13 PLAN				
1. FUNDING OF PLAN The debtor shall commit the following future earnings, proptrustee to fund the chapter 13 plan:	perty, or other income	to the custody and c	ontrol of the stand	ing		
Debtor's Net Monthly Income:						
Husband & Wife's Monthly Take Home:	\$9,	477.00				
Less Expenses:	·	440.00				
SURPLUS:	\$6,	037.00				
Plan Payment: The debtor to pay: \$5,010.00 monthly The joint debtor to pay:	for 60 periods					
, , ,	00,600.00					
	,					
2. DURATION						
It is proposed that payments shall be made over	er a period of	60 months	·			
3. PAYMENTS TO THE TRUSTEE SHALL B Direct Payments from Debtor(s) Debtor's Employer From the payments so received, the trustee s		-	ws:			
<u></u>						
4. ADMINISTRATIVE COSTS						
Trustee's Compensation: 10%						
Attorney's Fee Prepaid Portion \$1,750.00 Pay Through Plan \$1,750.00 Total Attorney Fee \$3,500.00	<u>0</u>					
		_			MONTH	
	OTAL 750.00	MONTHS 1-26			PAYMENT Pro-Rata	
Working mataminents \$\psi_1,1	30.00		. 20		110 Ka	ıu
5. PAYMENTS TO PRIORITY CLAIMS						
The debtor shall make full payment in deferred	d cash payments	of all claims ent	itled to priority		U.S.C. § 507, as AVERAGE	s follows:
		AMOUNT	NUMBER		MONTHLY	TOTA
CREDITOR		CLAIMED	OF MONTHS		PAYMENT	PAYMEN
None						
6. PAYMENTS TO SECURED CLAIMS	auria a augh alaimea ar		aum Daymanta ta	arda		
Holders of allowed secured claims shall retain the liens see deficiencies on undersecured claims are listed with the Un	=	*				
claims are listed under Arrearages.	,		•			
	AMOUNT	VALUE OF	INT.	NO. OF	AVERAGE MONTHLY	TOTA

CLAIMED COLLATERAL

CREDITOR

MOS.

PAYMENT

RATE

PAYMENT

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In re: Zachary Aaron Stainkamp Natalie Ruth Stainkamp				Case No. Chapter 13	
GMAC	\$104,074.75	\$104,074.75	0% 60 (Pass-Thru	\$1,518.00 I)	\$91,080.00
GMAC	\$30,000.00	\$30,000.00	0% 60 (Pass-Thru	\$383.00 ı)	\$22,980.00
Tinker Federal Credit Union	\$29,738.18	\$19,000.00	6% 41	\$815.03 Avg.	\$33,416.12
Tinker Federal Credit Union	\$33,459.76	\$22,000.00	6% 41	\$921.15 Avg.	\$37,767.04
7. ARREARAGES ON SECURED CLAIMS					
				AVERAGE	
		INTEREST	NUMBER	MONTHLY	TOTAL
CREDITOR	ARREARAGE	RATE	OF MONTHS	PAYMENT	PAYMENT

6%

8. PROPERTIES TO BE SURRENDERED

The debtor shall surrender the collateral securing the claims of the following creditors in satisfaction of the secured portion of such creditors' allowed claims. To the extent that the collateral does not satisfy such a creditor's claim, the creditor shall hold a nonpriority, unsecured claim.

\$30,000.00

AMOUNT VALUE OF

<u>CREDITOR</u> <u>CLAIMED</u> <u>COLLATERAL</u>

None

GMAC

9. LIEN AVOIDANCE

The following liens shall be avoided pursuant to 11 U.S.C. § 522(f), or other applicable sections of the Bankruptcy Code:

AMOUNT VALUE OF

CREDITOR CLAIMED COLLATERAL

None

10. PAYMENTS TO SPECIALLY CLASSIFIED UNSECURED CLAIMS

The following unsecured claims are classified separately and shall be treated differently from other general unsecured claims:

AVERAGE

Pro-Rata

\$32,004.37

26

CREDITOR / AMOUNT NUMBER MONTHLY TOTAL REASON FOR SPECIAL CLASS CLAIMED OF MONTHS PAYMENT PAYMENT

None

11. PAYMENTS TO GENERAL UNSECURED CLAIMS

General unsecured claims shall be paid pro rata at ______ **34%**___ of their claims, after all other claims are paid. Unsecured claims shall receive not less than the amount that would be paid on each claim if the estate were liquidated under Chapter 7.

12. EXECUTORY CONTRACTS

Unexpired leases and executory contracts will be treated as follows:

CREDITOR DESCRIPTION OF CONTRACT ELECTION IN DEFAULT

None

13. DIRECT PAYMENTS

The debtor shall make regular payments directly to the following creditors:

AMOUNT MONTHLY

CREDITOR OF DEBT AMOUNT

None

14. OTHER PROVISIONS

None

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Debtor: Natalie Ruth Stainkamp

In re: Zachary Aaron Stainkamp Case No.

Natalie Ruth Stainkamp Chapter 13

15. REVESTMENT

Upon confirmation of the Plan, all property of the estate shall vest in the debtor pursuant to 11 U.S.C. § 350 (or possibly 11 U.S.C. § 1327(b)). The debtor shall remain in possession of all property of the estate during the pendency of this case unless specifically provided herein (11 U.S.C. § 1306(b)). All secured creditors shall retain the liens securing their claims unless otherwise stated.

Dated: 12/19/2011

/s/ Zachary Aaron Stainkamp /s/ Natalie Ruth Stainkamp

Bar No. 13825

Debtor: Zachary Aaron Stainkamp

536 SW 156th St.

Oklahoma City, OK 73170

/s/ Gary D. Hammond

Attorney: Gary D. Hammond Mitchell & Hammond 512 N.W. 12th Street Oklahoma City, OK 73103 Phone: (405) 216-0007

Fax: (405) 232-6358

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In re: Zachary Aaron Stainkamp Case No. **Natalie Ruth Stainkamp** Chapter 13

SUMMARY AND ANALYSIS OF PLAN PAYMENTS TO BE MADE BY TRUSTEE

A. Total debt provided under the Plan and administrative expense
--

1. Attorney Fees	\$1,750.00
2. Mortgage Arrears	\$0.00
3. Secured Claims	\$217,247.53
4. Priority Claims	\$0.00
5. Separate Class of Unsecured Claims	\$0.00
6. All other unsecured claims	\$51,542.47
Total payments to above Creditors	\$270,540.00
Trustee percentage	\$30,060.00
* Total Debtor payments to the Plan	\$300,600.00

^{*} Total payments must equal total of payments set forth in paragraph 1 on page 1 of this Plan.

B. Reconciliation with Chapter 7

1. Interest of unsecured creditors if Chapter 7 filed

a. Total property of debtor	\$196,845.00
b. Property securing debt	\$175,074.75
c. Exempt property	\$170,845.00
d. Non-Exempt property	\$0.00
e. Priority unsecured claims	\$0.00
f. Chapter 7 trustee fee	\$0.00
g. Funds for Chapter 7 distribution (est.)	\$0.00
Percent of unsecured, nonpriority claims paid under Plan (includes Special Class)	34%

Dated:	12/19/2011	

/s/ Zachary Aaron Stainkamp

Debtor: Zachary Aaron Stainkamp

2.

536 SW 156th St.

Oklahoma City, OK 73170

/s/ Natalie Ruth Stainkamp

Debtor: Natalie Ruth Stainkamp

0%

/s/ Gary D. Hammond

Attorney: Gary D. Hammond

Bar No. 13825

3. Percent of unsecured, nonpriority claims paid if Chapter 7 filed (est.)

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Fax: (405) 232-6358